

IN THE DISTRICT COURT OF THE UNITED STATES  
FOR THE MIDDLE DISTRICT OF ALABAMA  
NORTHERN DIVISION

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Johnny C. Fenn, JR, #238558,  
Plaintiff,

v.

Mike Hughes, et al.,  
Defendants

DEBRA R. HICKETT, CLK  
U.S. DISTRICT COURT  
MIDDLE DISTRICT ALA

CIVIL ACTION NO. 2:05-CV-515-MEF

Special report

Comes now the Plaintiff, incarcerated in Bullock Correctional Facility Johnny Cephus, Fenn Jr., #238558 submit his Special report pursuant to the courts Order.

I. Introduction

Being the Plaintiff, incarcerated in Bullock Correctional Facility filed a complaint claiming excessive force was used against him during the arrest on October 3, 2004. In the Complaint I stated that I would like the Charges to be dropped for Assault 2<sup>nd</sup>. Also Asking for compensotry and punitive damages.

I being the plaintiff call the excessive force used against him "Police Brutality" which I construe as a claim of violation of my Constitutional rights under the Fourth and fourteenth Amendment.

II. The Parties

The Plaintiff was charged on April 26, 2005 for Unauthorized use of A Motor vehicle, And two counts of Assault Second Degree, Pursuant to the Habitual Felony Offender Act. The Court found that Fenn had previously been convicted of possion of A forged Instrument Second degree (2 counts) Fraudulent use of a credit card and receiving Stolen Property. And Now is Serving a 10 year Sentence with good-time.

### III. The Facts

A.) Attached is information from the motion of discovery to help summarize the incident and to point out the errors and to hope they allow the courts to understand why I claim what I claim about Police brutality.  
B.) Also these are statements of James B. Crowley, Sgt. Railey, and Officer Muller. The underlined and circled parts show that I was detained but shows that I surrendered before handcuffs was placed on me and that would show that I was not in a combative state at the time I was sprayed.  
C.) This is the best response I can put together and hope it could be used as my special report and summary judgment in order to get this matter settled so I can reach a verdict from the courts about a money settlement at the cost that the courts think is reasonable for the Defendants Muller and Crowley to pay.

Johnny C. Tenn  
Respectfully Submitted

### Certificate of Service

I hereby certify that on February 22, 2006 I sent copies to the following below through hand mail:

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